TURMOIL IN G. N. Y. DEMOCRACY

RUSSELL HINTS THAT CANTOR'S FOR TAMMANY-CALLED DOWN.

in and Cantor Get a Pledge From Him to Go With the Organization -Cantor Calls Duffy a Grafter-Attack on P. M. Stewart Blocked.

Reports of angry times at the Wednesday night meeting of the executive com-mittee of the Greater New York Democracy came out yesterday.

ough President Cantor, it seems, hought there was some personal arrow a charge made by William Hepburn H that persons in the organization were interested in turning it over to Tam-

Mr. Cantor declared yesterday that he was against Croker and Murphy and Tam-many Hall and he wasn't looking for any inst Croker and Murphy and Tamto take the Greater New York Democsey back to the Wigwam.

der Murphy didn't have anything my about it, but those familiar with ide news of Tammany know that Mr. Murphy told Mr. Cantor long ago that didn't want anything to do with him, uldn't entertain a proposition to take him back, even if he could deliver the

A report from the advisory committee nding the election of William oburn Russell as chairman of the execucommittee was received at the committee meeting on Wednesday night while heriff O'Brien was in the chair. Mr. rose to explain that he thought it right to say that if he took the place he wanted to be free to maintain his indeendence and to preserve his political oner. He holds the office of Commisner of Accounts.

President Cantor asked at once: "Do I derstand the gentleman to mean that If his opinion conflicts with the opinion of a majority of the members of this committee he will oppose the majority or resign as chairman of the committee?

Mrr Russell answered: "I was trying to Mrs Russell answered: "I was trying to make myself understood. I have heard rumors that some persons in this organization are interested in turning the organization over to Tammany Hall. I have been fighting Tammany Hall for many years and I don't propose to be surrendered. If any such move is made I shall feel myself bound to fight the movement."

President Cantor insisted: "What we want to get at is this: If this organization elects conferees to meet conferees of other

cts conferees to meet conferees of othe anizations to select a fusion candidate for Mayor whose nomination is approved and is acceptable to the other members of this organization, do I understand that Chairman Russell will stand by that decision of a majority of this committee, or will he resign as chairman?" m as chairman?" which Mr. Russell said: "I don't seem

he slightest possibility that any such occa-ion will arise. I am in favor of nominating strong fusion candidate against the ammany Hall nominee. I want to be in cattion to act in accordance with my politi-

Ex-Surrogate Ransom wanted to know plainly whether Chairman Russell would stand with the organization, and said: "If Mr. Bussell does not agree to abide by the decision of the committee he ought not to accept the chairmanship."

Then it was John C. Sheehan's turn. He was white with rage. He said: "Before we go any farther I want to ask Mr. Russell what he means by his statement. If Mr. Russell does not want to abide by the decision of the majority, and if he does not want to work with this organization, I shall favor at once the withdrawal of the report recommending his election. He has got to stand with the organization or against it."

Mr. Russell replied: "Certainly I will work with the organization. My place in work with the organization. My place in Mayor Low's administration is of no conse-quence to me. I am with this organiza-tion heart and soul, and will stand by the

"I am glad of that," said Mr. Sheehan.
"So am I," echoed President Cantor. "So am I." echoed President Cantor.

Mr. Cantor did not remain glad very long, for just then P. S. Duffy, the Greater New York Democracy leader of the Twentieth Assembly district, got up and said that Tammany men were getting more patronage in his district than he was. He looked at President Cantor, who sprang up in great anger and, shaking his fist at Duffy, cried:

"You're a grafter and you know you're a grafter. What you wanted to do was to sell pipe to the city through my department at a higher figure than any one else. Every Tammany Hall man retained in your district has been kept in his place on your recommendation."

recommendation."
The members of the committee were getting excited when President Cantor, again shaking his fist at Duffy; repeated, "You're a grafter."

O'Corman tried to intervene.

a grafter."
Coroner O'Gorman tried to intervene, insisting that he knew Mr. Duffy to be a reputable man, but President Cantor renewed loudly the charge that Duffy was a grafter. Mr Duffy himself said:

"I certainly did not expect any such statement as this from President Cantor. I don't think he ought to talk about me in this manner."

think he ought to talk about me in this manner.

This squabble ended, the meeting passed long resolutions for fusion.

Mr. Cantor said yesterday: "I am for a fusion ticket and against Tammany, and there can be no bargaining."

For some months a great deal of pressure has been put on President Cantor to ask for the resignation of Perez M. Stewart as Superintendent of Buildings. A set of resolutions roasting Mr. Stewart had been prepared for introduction at the meeting of the executive committee by one of the Greater New York Democracy leaders, but John C. Sheehan stopped that. The Greater New York Democracy men declare that Stewart is now controlled by four or five district leaders of Tammany and that he allows himself to be used with the idea that he may be the Tammany candidate for Borough President. George Scannell, Tom Dunn, Matty Donohue and John T. Oakley are constantly in Stewart's company and Frank Croker, who is interested in construction companies, is often close to his elbow. One of the evidences of Mr. Stewart's loss of popularity with the anti-Tammany Democrats was the dropping of his name From the list of directors of the Tilden Club.

ANOTHER "CANDY TRUST" SUIT. Yonkers Confectioner Whose Supplier

Were Cut Off Wants \$15,000. Samuel Friedman, a wholesale confec-loner of Yonkers, has brought a suit in reme Court of Westchester county gainst the members of the New York Confectionery Jobbers' Protective Association for \$15,000 damages for conspiring laint he alleges that he had joined the

plaint he alleges that he had joined the association, but had been suspended arbitrarily because some New York jobbers wanted to get the business in his territory away from him. After the suspension his supplies were cut off, he says, and he succeeded in carrying on business only by getting goods from a concern at York, Pa.

Finally the association ascertained, by means of a detective, where his supplies came from, with the result that that source also was shut off. The detective for the association, David Guhrauer of 325 East Eighty-second street, makes affidavit showing how he found out where Mr. Friedman's goods came from.

Victor Claisse, the president of the jobbers' association, has submitted an affidavit in the similar Siegler suit against the association, an account of which was published last week, in which he says that one of the reasons for forming the jobbers' association was to weed out from the jobbers' confectionary trade people who would cut rates. He also tells how the association obtained evidence against Siegler with the aid of detectives, showing that Siegler gave a rebate jo his outtomers from the regular schedule prices.

NEW LAWS IN JERSEY.

Bipartisan Excise Board in Jersey City TRENTON, April 9 .- Gov. Murphy to-day disposed of nearly all the bills passed by

the last Legislature by either signing or

vetoing them. He signed in all 135 measures and vetoed twelve. Among the important measures approved was Senator Bradley's Jersey City Excise Board bill, which provides for the appoint ment of a bipartisan board of four members to be appointed by the Mayor. This bill was one of the few measures against which the minority made a combined fight and was passed by practically a

The Governor also signed a treaty bill ratifying the fisheries agreement between the States of Delaware and New Jersey, which had been a matter of litigation for

many years. The general revision of the buildingloan association laws, with features inserted at the recommendation of the Department of Banking and Insurance, was another

bill signed. The Governor also approved the bill making it a misdemeanor for a man to lesert his family.

With the vetoed bills the Governor gave briefly the reasons for his action. Among these was Mr. Williams's bill prohibiting the use of the national flag for advertising purposes, which was one of the Governor's pet measures. He was constrained to veto t, however, because of a defective title.

The Governor dismissed the bill making t a misdemeanor to sell cigars or tobacco to boys under 16 years of age, with this generally without injury. This bill, if aproved, could not be enforced."

Of the bill to prevent the harvesting oysters by steam power the Governor his veto says: "This bill seems wrong principle. As well refuse the farmer t principle. As well refuse the farmer the right to use a steam reaper because his neighbor can afford only a scythe. Citizens of other States use steam power in dredging for oysters. Citizens of New Jersey who are in business competition with them should have the same rights. No State can afford to oppose the enterprise of its people."

prise of its people.

The Governor voiced his sentiments against the payment of fees to public officials when he vetoed the act to establish the office of Register of Deeds and Mortgages in certain counties by remarking that "the time has passed when the State should provide compensation from fees," and that public service of any kind should paid for by reasonable salary. Imong the Senate bills which met with the Governor's approval were the

Mr. Wakelee's providing for the use of Mr. Wakelee's providing for the use of voting machines.

Mr. Bachelor's limiting to six weeks the time which grand jurors shall be required to serve in Hudson and Essex counties.

Mr. Wakelee's providing for a special election on Sept. 22 to vote upon the proposed amendments to the State Constitution.

Mr. Shinn's fixing at fourteen years the minimum age limit at which children may be employed in factories and mines.

Among the House bills approved by the

playing pool.
tharrabrants's providing for a monujunketing trip to Antietam.
Ayers's providing for a monument
he site of Fort Lee.
Garrabrant's creating juvenile courts.
Howland's authorizing Asbury Park
urchase the Board Walk from Founder

Mr. Howland's providing for a waterway between Barnegat Bay and Manasquan Inlet.

ATTACKS SLEEPING BROTHER. With Carving Knife and Cuts His Cheek

Nearly Off. Adolph Heller, 20 years old, who lives with his aged parents at 50 Union avenue, Williamsburg, was stabbed in the face and severely injured yesterday by his brother Arthur, who was on the verge of delirium tremens. Arthur is 26 years old, and he and his brother sleep in one room. Adolph went to bed early Wednesday night. He was awakened at 2 o'clock by his face being slashed. The room was dark and when

slashed. The room was dark and when Heller saw the window open he thought a burglar was attacking him. He shouted for help and his parents ran in. They lit the gas and discovered that Arthur was the assailant.

There was a wild look in Arthur's eyes and he was swinging a blood-stained carving knife to and fro. Neighbors who were aroused disarmed him and called a policeman. Dr. Jennings of St. Catharine's Hospital found Adolph's left cheek almost severed from his face. Twelve stitches were made in this wound and ten stitches in the other cuts in his head and face.

Arthur acted as if he were of unsound mind. Dr. Jennings said he was suffering from delirium tremens. The police took him to the Stagg street station. Later, in the Ewen street police court, he was held in \$500 hall for a hearing.

in the Ewen street police court, he was held in \$500 bail for a hearing.

KISSAM NOT IN COURT.

Lawyer Says He Is Ill, but Will Be Able to Answer Charge To-day.

William V. Kissam of 78 Mount Pleasant venue Newark did not appear before Judge Lambert in the First Precinct police court at Newark yesterdy morning. A young lawyer appeared for him and said that Mr Kissam was ill, but would answer this morning to the charge of carrying a concealed weapon and behaving in a disorderly manner on Tuesday, when he was apparently very much under the in-fluence of liquor. He was taken away from the police station quietly in a cab on Wednes-

the police station quietly in a cab on Wednesday night by a young woman.

Nothing can be learned about him at the house in Mount Pleasant avenue and the police are reticent except in saying that he will be arraigned to-day upon voluntary appearance or an officer will be sent to the house to arrest him. Judge Lambert holds \$25 cash bail for his appearance.

Kissam, who is 37 years old, is comparatively unknown in Newark. It is said that his full name is William Vanderbilt Kissam and that he is a nephew of William K. Vanderbilt. It is said, also, that he is addicted to periodical sprees.

to periodical sprees.

SAYS YOUNG WIFE BEAT HIM. Also Threatened to Scratch Out His Eyes -Wants to Be Free.

James Watson of Hoboken has retained Assemblyman John Fallon of that city to begin proceedings for divorce from his begin proceedings for divorce from his wife Matilda on the grounds of cruelty. Watson is 40 years old. In his bill of complaint he says his wife, who is twenty years his junior, has been maltreating him steadily since a year after their marriage in 1900. She continually beats him, he alleges, and on several occasions has threatened to scratch out his eyes.

Mrs. Watson makes a general denial of the charges against her, and says her husband is eccentric. She has been living, since their separation, with her father, who was formerly a ringmaster for Barnum & Bailey's circus.

SLEUTH JACOBS BOBS UP AGAIN. Wante a Warrant for a Man Who Didn't

Care to Be Subperned. Sleuth Jacobs, who leaped into fa

Sleuth Jacobs, who leaped into fame during the Jerome raids upon gambling houses, appeared in the West Side police court yesterday and asked Magistrate Cornell for a warrant, saying:

"I went to a house to serve a subpœna. The man saw me coming and ran inside, slamming the door in my face. I knocked loudly, demanding admittance. The fellow would not answer for a long time. Then he shouted that if I forced open the door he would kill me. I want him arrested for threatening my life."
"Get out," said Magistrate Cornell to Sleuth Jacobs.

CROSS WITNESSES' GOOD TIME

RESTAURANT KEEPER SAYS IT RUINED HIS BUSINESS.

Testifies for the Accused Inspector That He Was Never Paid for Boarding 28 Women and 8 Slouths—Drink Al-

The trial of Inspector Adam A. Cross on charges of neglect of duty and failing to suppress disorderly houses and pool in the Red Light district was resumed at Police Headquarters vesterday before Deputy Commissioner Ebstein.

was Assistant District Attorney Morgan, who has been in charge of the prosecution Mr. Morgan was asked about his work or the case and the money he has spent. Morgan told about the work all right, but was unable to state the exact amount of

The rest of the day was spent in questions about the house in Livingston street, Brooklyn, where many of the witnesses for the prosecution were kept. These witnesses were mostly women who had been in disorderly houses in the district Inspector Cross commanded.

Several county detectives who tool women there and arranged for their care were called by the defence, as was William J. Everett, who said he kept a restaurant at \$10 Livingston street, Brooklyn, in partnership with Mrs. Isabell, who ran a furnished-room house upstairs.

Everett testified that his restaurant business had gone to smash, and blamed the District Attorney's office. Everett says that all he got for his board bills for the Cross witnesses was a request to wait

the Cross witnesses was a request to wait until the bills could be passed upon by the Comptroller. He said that so many women were brought to board with him that he couldn't pay his bills for provisions.

Everett testified that at one time there were twenty-three women and eight detectives in the place. He said that the agreement called for \$6 a week for room and board for each person, all arrangements having been made by County Detective Steele. Clara Funk and her husband were the first witnesses brought to the house. This testimony was given on direct examination:

direct examination:

Q. Did Clara Funk say anything to you about the reason for her being at your house?

A. She talked a great deal of Mr. Morgan. She seemed to look upon him as a god. She said he gave her new shoes and a dress and had promised her another dress to wear at the trial. Mr. Morgan always called her "Clarrie," she said, and said she would have \$5.000 when the case was decided. When her husband broke his leg Mr. Morgan bought, him crutches.

husband broke his leg Mr. Morgan countries.

Q. Did the women have anything to drink?

A. Mr. Steele instructed me to let them have \$2 worth of liquor a week. I bought a case of beer for \$1.25 and a half gallon of whiskey for a dollar. That left me a quarter out of pocket. Then I gave the women the money to spend for themselves, but Mr. Steele, who was with them, drank more than half, they declared, and so I was between the devil and the deep blue sea.

Everett also said that the detectives

Everett also said that the detectives often "rushed the growler" in the morning and that Steele owed him money which he didn't expect to collect. He said that when he complained Steele told him that the Republicans always heat the Republicans always kept any promise

"What did you say to that?"
"I told him," answered Everett, "that if this is heaven under the Republicans, give me hell under Tammany."
On cross-examination Everett admitted that he was "sore" on the District Attorney's office because his business had been inruined. He said his troubles were in creased by the fact that his waitresser nt on strike owing to the class of patrons

who, he said, were very bossy.

The trial was adjourned until Monday morning.

Michael Tandlich, who has acted as an interpreter in the Criminal Courts Building and has been an employee of County Detective Maher, was arraigned yesterday before Magistrate Pool in the Tombs police court on a charge of grand larceny preferred by Poley & Co., Maiden lane jewellers, who said that Tandlich had taken jewelry from them on memorandum and had made no accounting.

lawyer, Abram I. Elkus.

It was said at the Criminal Courts Building that Tandlich had been making threats

SAYS DIVORCE WAS INVALID.

S. A. Weed to Test the Decree His Wife,

Now Mrs. Bates, Got in Dakota. STAMPORD, Conn., April 9.-Judge William S. Case of the Superior Court has been called upon to decide whether the courts of this jurisdiction recognize as valid divorces granted in North Dakota. The case in question is the suit of Samuel Andros Weed of Norwalk against Daisy Gardner Weed of Stamford, on the grounds of de-

Weed of Stamford, on the grounds of desertion and infidelity, naming Charles Franklin Bates as the corespondent.

This alleged infidelity dates from June 3, 1897, when Mrs. Weed was married to Mr. Bates, having secured a divorce in Fargo, N. D., on Jan. 11, 1897.

Mr. Weed and the respondent were married at New Canaan on Aug. 28, 1889. They lived together for five years, when she left him and got a divorce in North Dakota, alleging extreme cruelty. She alleged that he threatened to shoot her and accused her of being unfaithful. Mrs. Weed then returned East and was married to Mr. Bates. Notwithstanding the Dakota divorce, Mr. Weed applied for a divorce in this county on the grounds of desertion and infidelity. Mrs. Bates replied by furnishing a complete copy of the proceedings of the North Dakota court. Weed answered that she was not divorced legally. The case now comes before the court on issues of fact.

Carnegie's Offer Relieves Cornell of a

ITHACA, April 9 .- The trustees of Cornell University have decided that inasmuch as Mr. Andrew Carnegie's recent offer as Mr. Andrew Carnegie's recent offer to pay all the expenses of students who were sick with typhoid fever during the recent epidemic, will relieve the university of a \$75,009 debt which it would otherwise have to pay, they will proceed at once with several improvements on the campus which had previously been announced as indefinitely postponed. This means that Sage Chapel will be remodelled as planned and that the Goldwin Smith Hall of Languages will be built.

Aged War Veteran Falls From Window. William L. Bowell, 90 years old, a well-known war veteran in Brooklyn, either fell or jumped yesterday morning from the second-story window of his home at the second-story window of his home at \$50 Seventh avenue to the sidewalk. He was removed to the Seney Hospital suffering from a fracture of the skull and other injuries, which are likely to result in his death. The old man had been despondent of late and had frequently expressed a desire to die. He served in the Civil War with the Seventy-first Regiment, New York Volunteers, and was wounded sixteen times.

The Rev. Cortland Myers Closeted With

The Rev. Cortland Myers, pastor of the Baptist Temple, who on Sunday last in his sermon said handbooks were made and poolrooms flourished under the protection of the Brooklyn police, appeared before the Kings county Grand July yesterday. He declined to give any information as to what had actually taken place in the room.

The Park Department's fourth annual open to-morrow in the conservatory in Central Park. The nearest entrance into the Park is at 102d street and Fifth avenue.

There will be an unusually fine display this year of rhododendrons, pelargoniums, azaleas, acacias, amaryllis, cinerarias and spring bulbs and plants.

SHOT WRONG WAN FOR AN INSULT. SECURITY But Some One Had to Pay for a Bread

Pell Street Poll doesn't wear the button of the Law and Order League of Greater New York indicating that she won't flirt, but at least she feels that nobody should try to kiss her just as she is going through the pockets of a stranger who wanted to see

But that's just the liberty that some ody did take with Poll, and she screamed This made the sightseer so nervous that he got away from Chinatown with all her

got away from Chinatown with all her possessions.
Somebody had to be shot and Dutch Louis, or Lou Melling, got the bullets and Paul Kelly did the shooting. It was learned afterward that Dutch wasn't the one who insulted Poll. He is in the hospital with a hole in his arm and another in his scalp, and Kelly is out under \$1,500 bail. Kelly is an Italian and has been in jail before. Politically, he is the head of the Paul Kelly Association, a Sullivan clan, and socially he is the leader of the smart set of Chinatown.

Poll reported the outrage to Kelly yesset of Chinatown.

Poll reported the outrage to Kelly yesterday morning and told him that she thought Dutch I ouis was the unmannerly man. So Kelly with four of his followers went to Melling's room on the top floor of 21 Catharine street, smashed in the door acd fired the two shots.

FIRST COLUMBIA DORMITORY. Being Built by a Private Corporation

-Ready for Use in the Fall. Frederick A. Goetze, superintendent of ouildings and grounds at Columbia University, announced last night that arrangements have been completed by which a seven-story dormitory building to ac commodate 200 students will be ready when the university opens in the fall.

The new building is to be constructed at 124th street and Broadway, with a front on each. It is only four blocks from the college campus and represents an expenditure of \$250,000. The undertaking is a private one, but is officially recognized by the university and will have the cooperation and support of the Columbia authorities. The prime movers in the scheme are Supt. Goetze, Charles P. Northrop and George Maurer. They have just incorporated the Knowlton Hall Company with \$250,000 capital. A building already begun and originally designed for an apartment house will be changed and completed for dormitory purposes. at 124th street and Broadway, with a front

In the basemet of the building will be a rathskeller, a squash court and a barber shop. On the ground floor will be a library and reading room, a general dining hall, a grill room and a billiard room. None but Columbia men is to be admitted to these rooms. The remaining six stories will be devoted to living rooms.

TUNNEL BUILDERS DON'T CARE Passes or Not.

John B. McDonald, the subway contractor, said yesterday: "The attention of both Mr. Belmont and myself has been called to certain stateopposing the amendment to the Rapid-

ments recently made in the public prints by ex-Senator Ford and others who are

opposing the amendment to the Rapid-Transit law, known as the Bostwick bill, that that measure was prepared in the interests of myself, as the contractor for the Rapid Transit Railroad, and of the company which was organized by Mr. Belmont to finance it.

"While we are not in any sense opposed to the measure if the municipal authorities and the Rapid Transit Board regard it as a desirable amendment to the Rapid Transit law, yet we have never been consulted about the bill at any time, and have been in no way concerned in its preparation or its passage. It certainly has not been prepared in my interest or in the interest of Mr. Belmont. So far as we are concerned we deem that our rights and interests are we deem that our rights and interests are sufficiently protected by the existing laws and our contracts."

WOMAN FALLS DEAD.

Mrs. Krauss Was Passing From One Car to Another With a Child in Her Arms. ELIZABETH, N. J., April 9 .- A well dressed of 19 Winans avenue, Newark, fell dead in Broad street at 6 o'clock this evening while transferring from one trolley car to another. She carried in her arms a bright little boy about 2 years old, who is now being cared for at police headquarters.

MARINE INTELLIGENCE.

MINIATURE ALMANAC-THIS DAY. Sun rises.... 5-31 | Sun sets.... 6-33 | Moon sets... 4:30

HIGH WATER—THIS DAY.

Sandy Hook. 6:12 | Gov. 1'd... 6:44 | Hell Gate... 8:37

Arrived—Thursdat, April 9.
Ss Pennsylvania, Hamburg, March 28.
Ss Gera, Genoa, March 25.
Ss Menantic, Calais, March 19.
Ss Kentucky, Stettin, March 19.
Ss Kentucky, Stettin, March 19.
Ss Heilig Olav. Copenhagen, March 26.
Ss Heilig Olav. Copenhagen, March 26.
Ss Liguria, Napies, March 26.
Ss Piedmont, Genoa, March 16.
Ss Toronto, Hull, March 26.
Ss La Porte, Samorang, Dec. 21.
Ss Spro, Oracabessa, March 30.
Ss King Frederick, Clenfuegos, April 1.
Ss Cumbal, Valparaiso, March 12.
Ss Straits of Dover, Cardenas, March 27.
Ss Fi Dia, New Orieans, April 4.
Ss Minnewaska, Baltimore, April 6.
Ss Hamilton, Norfolk, April 8.
Bark Ethel, Charleston, April 1.
Bark Alert, Colastina, Feb. 8. Arrived-THURSDAY, April 9.

Sa La Savole, from New York, at Havre.
Sa Pretoria, from New York, at Cherbourg.
Sa Celitc, from New York, at Liverpool.
Sa Kensington, from New York, at Antwerp.
Sa Konig Albert, from New York, at Naples.

SAILED PROM POREION PORTS.

.. 9 30 A M

12 00 M

Cymric, Liverpool... Bolivia, Hayti... San Marcos, Mobile. Santiago, Tampico... Iroquols, Charleston... Jamestown, Norfolk

J	Sall To-morrow.	1
7	Kroonland, Aniwerp 8 00 A M 10 00 A M Umbria, Liverpool 11 50 A M 300 P M Prinzess Irene, Naples 1 00 P M 400 P M Anchoria, Glasgow 9 50 A M 12 00 M Wilessey	H
	Prinzesa Irene, Nanles 100 PM 400 PM	١,
	Anchoria, Glasgow 9 30 A M 12 00 M	1
H	Minneapolis, London 500 A M	1
d	Coamo Porto Rico 900 A M 1200 M	1
٩	Mexico, Havana 9 30 A M 100 P M	1
1	Rosalind, Newfoundland. 10 00 A M 12 00 M	П
	East. Prince, Pernambuco 10 30 A M 100 P M	1.
g	Comus. New Orleans 300 P M	ľ
1	Anchoria, Giasgow 9 50 A M 12 00 M Minneapolis, London 5 00 A M 201la, Curacoa 6 500 A M 12 00 M Coamo, Porto Rico 9 00 A M 12 00 M Mexico, Havana 9 30 A M 12 00 M Rosalind, Newfoundland 10 00 A M 12 00 M East, Prince, Pernambuco 10 30 A M 100 P M El Dorado, Galveston 5 00 P M Comus, New Oricans 5 00 P M Lampasas, Galveston 5 00 P M Hamilton, Norrolk 500 P M	L.
1	Comus, New Oricans 500 P M Lampasas, Gaiveston 500 P M Hamliton, Norfolk 500 P M	1
J	Apache, Charleston 800 P M	1
d	Apache, Charleston	Ł
		1,
1	INCOMING STEAMSRIPS.	1
4	Nicomedia	1
1	NicomediaHamburgMarch 21	1
	Cevic Liverpool March 28	11
1	Dagbtorg Liverpool March 24	1
ų	Lampasas	١,
	Palka Bordeaux March 26	1
	Nicomedia Hamburg March 21 Anchoria Glasgow March 26 Cevic Liverpool March 28 Dagbtorg Liverpool March 28 Lampasas Galveston April 1 Laurentian Glasgow March 26 Paika Bordeaux March 26 Doña Maria Liston March 27 New England Gibraltar March 27 Dunstan Para March 27 Dunstan Para March 27 Denver Galveston April 4 Apache Jacksonville April 8 Trinidad Bermuda April 8 Due To-merrore.	1
d	New EnglandGibraltarMarch 27	11
H	Denver Galveston April 4	Ŀ
	ApacheJacksonvilleApril 8	١.
3	TrinidadApril 8	H
1	Due To-morrow.	11
١	La Lorraine	11
١	Faperanza Havana April 8	ı
á	Trinidad Bermuda April 8 Due To-morrow. La Lorraine Havre March 2 Liandaff City Swanses March 2 Eaperanza Havana April 8 Morro Castle Havana April 8	н
1		Ι,
١	British King SouthamptonMarch 30	١.
1	British King. Southampton March 29 Equita Naples March 27 Comanche Jacksonville April 9	ı.
9	Due Monday Anell 13	1
1	Ivernia Due Monday, April 18. Ivernool April 4 Moitte Napies March 80 Citta di Milano Napies March 81	L
1	Moltke Naples March 80	11
1	Rhypland Antwern April 1	١,
1	Buffalo	1
1	Alliance	п
١	Philadelphia San Juan April 6	п
1	Rhynland Aniwerp April 1 Buffalo Hull March 31 Allianca Colon April 6 El Norte Galveston April 7 Philadelphis San Juan April 8 Evelyn San Juan April 8	1
ı	Due Tucsday, April 14. Lahn	1
ı	Lahn	1
ı	Zeeland Antwerp April 4 Statendam April 4	1,
1		1 1
ı	Vaderland Southampton April 6 Minnehaba Southampton April 6 Albaso Hamburg March 21	1
ı	Albano Hamburg March 31	1

PRIVACY.

Five Dollars Per Year Will Secure a box in the FIRE AND BURGLAR-PROOF VAULTS

Madison Safe Deposit Company, in which your valuable papers, jewels, etc., can be safely kept. Trunks, Sliverware, Pictures, Etc., taken in storage.

208 Fifth Av. 1128 Broadway, (Madison Square) Lincoln Trust Co. Building

ROOSEVELT ON THE TRAIL.

TO BE GONE FOR A WEEK IN YELLOWSTONE PARK.

After His Old Enemies, the Mountain Lions, and Big Game-A Pack of Wildest Hounds Ready to His Hand-A News-

CINNABAR, Mon., April 9 .- The President sallied out on the trail this morning at 8 clock. He will not return to the post at Fort Yellowstone, it is expected, if all plans carry right, for nearly a week. There will always be communication of some sort, however, between him and Secretary Loeb, who is staying on the special train here at Cinnabar.

It has been with the deepest suspicion

that the people who know the President and his hunger for a good hunt have received the assurances that his trip into the Yellowstone Park had no element of bloodthirstiness in it. have clung tenaciously to the belief that the President would strike south across the park and come out in the Jackson Hole vicinity, where the elk are so thick that they are starving by hundreds because is not grass enough for them.

But the President has a plan that beats

the Jackson Hole scheme all to nothing. The pests of the park are the President' old enemies, the mountain lions. They regard the park as a beneficent institution of a paternal government to preserve game for them. The army officers say that the commonest sight, and the worst in the park, is the bloody trail where a mountain lion has dragged the carcass of a deer, antelope, elk or sheep that it has killed. Hundreds of the cats have been killed by the military authorities, but their number is not visibly

By a strange coincidence the Interior Department sent a pack of wildcat hounds to the park about three weeks ago. As a patriotic citizen and as Commander-in-Chief patriotic citizen and as Commander-in-Chief of the Army, therefore, it is most becoming that the President should go to the aid of the soldiers of Fort Yellowstone in their battle with his ancient foes. The army officers hope freely that he will have at least a hundred skins when he comes down, if he devotes himself to the sport.

It is exceedingly unlikely, however, that the President will spend so very much time after the wildcats. His programme gives him an opportunity for the study of the big game in the preserve at a time when few men ever see it and when the animals are less timid than at any other time of the year. The first newspaper correspondent to

less timid than at any other time of the year. The first newspaper correspondent to learn the strength of the cordon which the soldiers have made around the President got his dose of experience yesterday. He was quite confident that he had letters of introduction enough and susvity enough to render of no effect the plans the President had made to remain in seclusion. Of course, the members of the President's travelling party will do their utmost to avoid anything which will mar his fun. But this man thought that his freedom from the obligations imposed by the President's hospitality was in a way an advantage to him.

a way an advantage to him.

In blissful ignorance of the rules and regulations of the party, he assailed Fort Yellowstone yesterday with a horse and a dog and was repulsed with a loss of one killed, the same being the dog. He entered the post iauntily and walked up to one of the post jauntily and walked up to one of the officers, who, strangely enough, had a memo-randum in his pocket bearing the man's

name.
"Sir." he said, "my name is Blank and I came from California."
"Sir," said the officer, "I am very glad to "Sir," said the officer, "I am very glad to "Sir," said the officer, "I am very glad to meet you because you are just the man I am looking for. Moreover, you are under arrest for violating the park regulations by bringing a dog into the park, and it is necessary for me to confiscate and destroy the dog. Sergeant of the guard!"

The man was not put into the guard house. Instead, he was put under the personal surveillance of the officer who arrested him, entertained at dinner at the officers' club and afterward taken down to Cinnabar and turned loose with a polite intimation that there was no use in his staying even in Cinnabar.

The bereaved correspondent spent much

intimation that there was no use in his staying even in Cinnabar.

The bereaved correspondent spent much time in the telegraph office this morning evolving things out of his own consciousness about the President's adventures. Certainly he can have no other source of information.

He announced to the populace of Cinnabar, which is made up of the employees of the Yellowstone Transportation Company and a few store and railroad people, that he was going to show the universe that a free American citizen was not to be blocked out of the park.

It is understood that if he does make any attempt to go in the charge of bringing in the lately deceased dog, which it now seems was a borrowed dog anyway, will be revived and he will be arrested and locked up for two weeks while the authorities consider his case and incidentally the President has started out on his way to the Pacific Coast.

As a matter of fact, the best Yellowstone guides could not possibly get into the park

As a matter of fact, the best Yellowstone guides could not possibly get into the park to-day without running upon the soldiers who are guarding the only trails which it is possible for any human being to travel in the present condition of the park. Secretary Loeb and Assistant Secretary Barnes spent most of the day fishing in the Yellowstone River with one or two other members of the party. Frank Hall, who used to be the Rocsevelt coschman at Oyster Bay and is now a White House messenger, was the only one of the party to land any trout.

CORTLANDT F. BISHOP UPHELD. Can't Be Punished for Contempt in Not Telling About His Father's Estate.

The Appellate Division of the Supreme Court has reversed the order of Surrogate Thomas, by which Cortlandt F. Bi was directed to answer, under pain of nishment for contempt of court, certain questions put to him by the official apquestions put to him by the official appraisers concerning stocks owned by the estate of his father, David Wolfe Bishop. The son, who was examined as executor, based his refusal on the ground that his father was a resident of Massachusetts. The Appellate Division holds that until the Surrogate has judicially determined the residence of Mr. Bishop, the questions need not be answered.

HELD FOR GIVING STRAW BAIL. Shortell and Sterck Alleged to Have Sworn Falsely About Real Estate.

Assistant District Attorney Miner, who has been running down straw box caused the arrest yesterday in the Sheriff's office of Peter Shortell of 12 Douglass street,
Brooklyn, and Charles Sterck of 426 Eighth
avenue. They had given \$2,000 bail for
Woodruff F. Davis and each swore that
he owned property in East 100th street.
When they were arraigned in the Tombs
police court Mr. Miner told Magistrate
Mayo that he knew personally that the properties belonged to the Travers estate.
The prisoners pleaded not guilty and were
held in \$5,000 bail each for examination
this morning. office of Peter Shortell of 12 Douglass street

CAMMEYER'S

New Shoe at \$5.00 For Young Men

Has the air of distinction and style so dear to those young gentlemen who desire the handsomest and dressiest shoes.

In Patent Leathers, Kid and Wax Calf, Bench made, they are the full equals of Private work at twice our prices. Catalogue Mailed Free on Application.

6th Av., Cor. 20th St.

CONDUIT MEN RESIST MONROE

PROTEST AGAINST HIS STAFF OF DUPLICATE INSPECTORS.

He Says He Needs 'Em-Canter Says No -Both Have Been Accused of Wanting to Run for Mayor-The More Inspec tors, Paid by the Company, the Merrier.

Robert Grier Monroe, Commissioner Water, Gas, and Electricity, declined admit vesterday that the Corporation Counsel had advised him that he had no right to insist that no work shall be done on the electrical subways except under the supervision of inspectors appointed by him and paid by the subway people at a rate of \$120 a month.

The subway companies which are already required to pay \$100 a month to inspectors or such work appointed by the Borough President, declare the additional inspectors and expense are unnecessary. In a formal protest which the Consolidated

Telegraph and Electrical Subway Company is said to have sent to the Commissioner yesterday the company says it ought not to be expected to accept the terms of Mr. Monroe's permits with the obnoxious provision for the extra inspectors included. Mr. Monroe said to a Sun reporter: "It has been found that the electric con-

duits have sometimes been laid in dangerous juxtaposition to our water pipes. Cer tainly some inspection is required from this department. The inspectors appointed by the Borough President are generally looking after the pavements. There is no reason why the two sets of men sho no reason why the two sets of men should not work in harmony and divide the work. In my opinion the inspectors of one department should not be required to do the work of another department. My contention is that all the duties of the old Board of Electrical Control and part of the duties of the former Commissioner of Public Works have devolved on my department and that it is part of my duty to see that this inspection is properly done."

Mr. Monroe would not discuss the suggestion that he is coquetting with Tammany for the Wigwam's nomination for Mayor this fall.

Mayor this fall.
"You'll have to see Tammany about that,"
he said.

"You'll have to see Tammany about that," he said.

Borough President Cantor declared that setting two city officers to watch the subway companies was manifestly unfair to them. It was certain to lead to conflict between the two sets of inspectors.

"In all these years," said he, "no appointments have ever been made, except by the Commissioner of Public Works, his successor, the Commissioner of Highways and the Borough President, with whom the power now lies. Even when the subways came under a special commission, that commission did not appoint the inspectors. If Mr. Monroe is right, why, if his department should ever be divided we might have four inspectors on one job, one for the pavements, another for the water pipes, another for the electric conduits and still another for the gas pipes."

Mr. Cantor declared that there has never been any serious complaint of any kind

Mr. Cantor declared that there has never been any serious complaint of any kind against the inspection of the subways as heretofore provided for and that there was no reason for a change now. One of the asphalt companies has complained to him recently, he added, that Commissioner Monroe had notified it that it would have to have his inspectors for its work. Mr. Cantor told the company to put its protest in writing.

PLUCKY WIDOW SCARES BURGLAR. Catches Him at Work and Calls Police

With Pistol Shots. Pluck and prompt action by Mrs. Mary L. Baker of 122 Pennsylvania avenue, Newark, saved her property from a burglar early yesterday morning. Mrs. Baker is the wealthy widow of Daniel W. Baker, Jr., who was killed by a trolley car in Newark a year ago while trying to save his

srk a year ago while trying to save his dog from being run over.

Mrs. Baker heard a noise just after midnight and stole cautiously downstairs to investigate. When she tried to open the door between the dining room and the kitchen somebody on the other side held the knob. She ran swiftly to her bedroom and discharged a revolver several times from a front window.

Policemen Farrell and Cort responded and found that a burglar had entered the house through a kitchen window, but had escaped without any plunder.

TRAPPED BY PROMISE OF WORK.

Head of a "Room Directory Company"

Accused of Swindling. Edward W. Wilson, the president of the New York Room Directory Company, which has offices in the Spaulding Building at 31 West Forty-second street, was arat 31 West Forty-second street, was arraigned in the Yorkville police court yesterday on a charge of swindling.

The complainants, of whom there were several in court, said that they had agreed to invest various sums in the stock of the company, in return for which Wilson had promised them employment. The salaries didn't last very long, the complainants said and they never got any dividends on their stock.

on their stock.
Wilson was held in \$2,000 bail on a charge of grand larceny.

DR. DECKER'S SHAKE NO MORE CURES MALARIA, FEVER AND CHILLS.

The benefits of medical science in curing and alleviating disease are fitly illustrated by the discovery of Shake No More. It is the result of Dr. W. F. Decker's life work. No remedy has been of greater value to human kind. Tested and tried for 24 years, it stands unrivalled for the Cure of Malaria. Soc. a bottle at all druggists.

TANAGRA Violet's (Vec-o-lay) new perfut

KENNEDYS STORE

Easter Novelties, Rich Neckwear, Fancy Vests and Gloves.

New designs in Madras Shirts, cuffs attache d, 98c. Easter Neckwear. Exclusive Patterns. 49c. and 98c. 5.00 White Double-

Breasted Vests, 2.98. 1.50 Full Dress Shirts, cuffs attached New Shades in Walking Gloves,



Button and Oxford Shoes. With Herring-bone Shanks. Made in flat bone Shanks.
Made in flat
lasts. Scalloped
heels. Like 10.00 THIS IS IT.

and 12.00 custom shoes. Odds and ends of our own regular lines—a great opportunity, 1.65.
Last season's 4.00 Oxfords, 1.98.

Toppy Derbys for Easter. A new Flat brim with small roll, better than any 4.00 bat, At 2.75.
The very latest

The very latest styles, newest colors, in soft Hats and At 1.90-2.25-2.75. A clear saving of 1.00 on every hat. Easter Silk Hats, 4.80; worth 8.00. 10.00 Silk Opera Hats, 4.80.

Golf-Yacht-Automobile Caps. LAWYER ARRESTED IN COURT.

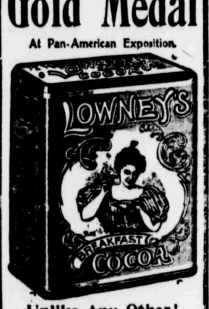
Opposing Counsel Says He Threatened to Kill Former's Client. Magistrate Furlong in the Gates avenue police court, Brooklyn, yesterday, issued a warrant for the arrest of Alexander S. Rosenthal, a lawyer, who was in court and who was accused of threatening to kill a client of Lawyer Christian J. Bode, a witness in an assault case, the defendants being clients of Rosenthal. Rosenthal was once United States Consul to Leghorn, once United States Consul to Leghorn, Italy. His clients were accused of assault. The evidence not being sufficient, Magistrate Furlong dismissed the complaint.

Lawyer Bode asked for a warrant for the arrest of Rosenthal, saying that after a former hearing, while still in the court room, the ex-Consul had said to his client:

"If you come to this neighborhood again I will blow your brains out. If you come where I live I will act on the theory that every man's house is his castle, and I will blow your brains out."

The warrant was served immediately

The warrant was served immediately and Lawyer Rosenthal pleaded not guilty He was paroled until April 15.



Unlike Any Other! The full flavor, the delicious quality, the absolute Purity of Lowney's Breakfast Cocoa distinguish it from all others.

No "treatment" with alkalis; no adulteration with flour, starch or ground cocoa shells; nothing but the nutritive and digestible product of the choicest Coco

Ask Your Dealer for It.